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11 Attorneys for Defendant  
Google Inc.

1           WHEREAS, on May 26, 2006, Plaintiff KinderStart.com LLC (“KinderStart”) filed a  
 2 Motion for Preliminary Injunction (“Injunction Motion”) and noticed it for a hearing on June 30,  
 3 2006;

4           WHEREAS, on May 31, 2006, Defendant Google Inc. (“Google”) filed a Miscellaneous  
 5 Administrative Request Under Civil L.R. 7-11 (“Google’s Pending 7-11 Request”) to Continue  
 6 or Vacate the Hearing Date on KinderStart’s Motion for Preliminary Injunction (to which  
 7 KinderStart filed an opposition on June 1, 2006);

8           WHEREAS, on June 1, 2006, KinderStart filed a Motion for Leave to File Excess Pages  
 9 on its Motion for Preliminary Injunction (to which Google filed an opposition on June 2, 2006);

10          Pursuant to Civil L.R. 6-2 and 7-12, KinderStart and Google jointly submit this  
 11 stipulation to request the Court to enter a modified briefing schedule on KinderStart’s  
 12 Preliminary Injunction motion as follows:

13          **June 16, 2006** – Google’s Opposition to KinderStart’s Motion for Preliminary Injunction

14          **June 23, 2006** – KinderStart’s Reply in Support of its Motion for Preliminary Injunction

15          **June 30, 2006** – Hearing on KinderStart’s Motion for Preliminary Injunction

16 *provided, however,* that this stipulation shall be subject to the Court’s decision on Google’s

17 Pending 7-11 Request (that could result in the vacating and/or rescheduling of the hearing date  
 18 on the Injunction Motion). The parties are not otherwise hereby modifying or waiving the  
 19 arguments contained in their respective motions, requests, or related oppositions thereto referred  
 20 to in the above recital clauses.

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23 Dated: June 6, 2006

WILSON SONSINI GOODRICH & ROSATI  
 Professional Corporation

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By: \_\_\_\_\_ /s/  
 David H. Kramer

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Attorneys for Defendant Google Inc.

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1 Dated: June 6, 2006

GLOBAL LAW GROUP

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By: \_\_\_\_\_ /s/

4 Gregory J. Yu

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Attorneys for Plaintiff KinderStart.com LLC  
and for the Members of the Class

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**ECF CERTIFICATION**

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I, David H. Kramer, am the ECF User whose identification and password are being used to file this Joint Case Stipulation & Proposed Order. In compliance with General Order 45.X.B, I hereby attest that Gregory J. Yu has concurred in this filing.

Dated: June 6, 2006

WILSON SONSINI GOODRICH & ROSATI  
Professional Corporation

By: \_\_\_\_\_ /s/  
David H. Kramer

Attorneys for Defendant Google Inc.

**[PROPOSED] ORDER**

PURSUANT TO STIPULATION, IT IS SO ORDERED. The briefing schedule set forth above is hereby approved by the Court.

Dated: \_\_\_\_\_

The Honorable Jeremy Fogel  
United States District Judge